INTERSTATE COMMERCE COMMISSION

L. R. BRESLIN, JR.

JOHN H. MORSE HAROLD R. MEDINA, JE

GEORGE B. TURNER

CHARLES R. LINTON

4. PLACE DE LA CONCORDE

75008 PARIS, FRANCE

TELEPHONE: 265 - 81 - 54

TELEX: 290530

33 THROGMORTON STREET

LONDON, ECZN ZBR, ENGLAND TELEPHONE 01-606-1421

TELEX: 8814901

CABLE ADDRESSES

CRAVATH, N. Y.

CRAVATH, PARIS CRAVATH, LONDON E.C. 2

CRAVATH, SWAINE & MOORE SEP & 8 1978 .9 43 AM

ONE CHASE MANHATTAN PLAZA

NEW YORK, N.Y. 10005

212 HANGVER 2-3000 INTERNATIONAL TELEX: 620976

FREDERICK A. O. SCHWARZ, JR.
CHRISTINE BESHARECORDATION NO. Filed 1425
ROBERT S. RIFKIND
DAVID O. BEOTIME ROBERT S. RIFKIND

PAUL M. DODYK RICHARD M. ALLESEP & 8 1978 -9 45 AM THOMAS R. BROME

ROBERT D. JOFFE
ROBERT F. MULLENTERSTATE COMMERCE COMMISSION
ALLEN FINKELSON

RONALD S. ROLFE JOSEPH R. SAHIO PAUL C. SAUNDERS

GEORGE T. LOWY

JAMES H. DUFFY

ALAN J. HRUSKA

JOHN E. YOUNG

ROBERT ROSENMAN

JAMES M. EDWARDS

DAVID G. ORMSBY

DAVID L. SCHWARTZ

RICHARD J. HIEGEL

RECORDATION NO.____Filed 1425

RECORDATION NO. SEP 2 8 1978 -9 43 AM

Interestate commerce commission

ICC Wordington, U. C.

July 20, 1978

RECORDATION NO. Filed 1425 SEP & 8 1978 -9 45 AM

SEP 28 1978 -9 45 AM INTERSTATE COMMERCE COMMISSION

INTERSTATE COMMERCE COMMERCE Lease Financing Dated as of February 1, 1978 8-7/8% Conditional Sale Indebtedness Due April 20, 1989

> ICS&M Ref: 3750-0171

Dear Sir:

Pursuant to Section 20c of the Interstate Commerce Act and the Commission's rules and regulations thereunder, as amended, I enclose herewith on behalf of Louisville and Nashville Railroad Company, for filing and recordation counterparts of the following:

- (1) Reconstruction and Conditional Sale Agreement (No. 2) dated as of February 1, 1978, among Hercartibe-Safe Deposit and Trust Company, L&N Investment Compora-fell tion and The Connecticut Bank and Trust Company;
 - (2) Transfer Agreement (No. 2) dated as of Lebruary 1, 1978, between Mercantile-Safe Deposit and Trust Company and The Connecticut Bank and Trust Company;
 - (3)(a) Lease of Railroad Equipment (No. 2) dated as of February 1, 1978, between Louisville and Nashville Railroad Company and The Connecticut Bank and Trust Company;
 - (3)(b) Assignment of Lease and Agreement (No. 2) dated as of February 1, 1978, between Mercantile-Safe Deposit and Trust Company, The Connecticut Bank and

MAURICE T. MOORE

ALBERT R. CONNELLY

FRANK H. DETWEILER

ALLEN H. MERRILL HENRY W. DE KOSMIAN

STEWARD R. BROSS. JR

PRANCIS F. RANDOLPH, JR JOHN P. HUNT

GEORGE J. GILLESPIE, III RICHARD S. SIMMONS

ALLEN F. MAULSBY

HENRY P. RIORDAN

SAMUEL C. BUTLER WILLIAM J. SCHRENK, JR. BENJAMIN F. CRANE

WAYNE E. CHAPMAN

THOMAS D. BARR MELVIN L. BEDRICK

JOHN R. HUPPER

WILLIAM B. MARSHALL

GEORGE G. TYLER

RALPH L. MCAFEE

ROYALL VICTOR

BRUCE BROMLEY

Trust Company and Louisville and Nashville Railroad Company; and

(4) Hulk Purchase Agreement (No. 2) dated as of February 1, 1978, between The Connecticut Bank and Trust Company and Louisville and Nashville Railroad Company.

The addresses of the parties to the aforementioned agreements are:

Trustee-Owner-Trustee-Lessor-Vendee-Buyer:

The Connecticut Bank and Trust Company, One Constitution Plaza, Hartford, Connecticut 06115.

Builder:

L&N Investment Corporation, 908 West Broadway, Louisville, Kentucky 40201.

Lessee-Railroad-Seller:

Louisville and Nashville Railroad Company, 908 West Broadway, Louisville, Kentucky 40201.

Agent-Vendor:

Mercantile-Safe Deposit and Trust Company,
Two Hopkins Plaza,
P. O. Box 2258,
Baltimore, Maryland 21203.

The Hulks covered by the Transfer Agreement (No. 2) and the Hulk Purchase Agreement (No. 2) are listed in Exhibit A attached hereto. The reconstructed railroad equipment covered by the Reconstruction and Conditional Sale Agreement (No. 2) and the Lease (No. 2) are listed in Exhibit B attached hereto. The reconstructed railroad equipment bear the legend "Subject to a Security Agreement filed under the Interstate Commerce Act, Section 20c".

Enclosed is our check for \$200 for the required recordation fee. Please accept for recordation one counter-

part of each of the enclosed agreements, stamp the remaining counterparts with your recordation number and return them to the delivering messenger along with your fee receipt, addressed to the undersigned.

very truly yours,

Lavanu V. Goodin

Laurance V. Goodrich As Agent for Louisville and Nashville Railroad Company

Robert L. Oswald, Esq., Secretary, Interstate Commerce Commission, Washington, D. C. 20423

Encls.

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BY HAND

Sel For Jorged.

9719/

HULK PURCHASE AGREEMENT (No. 2)

SEP 2 8 1978 • 9 48 AM
INTERSTATE COMMISSION

Louisville and Nashville Railroad Company

The Connecticut Bank and Trust Company One Constitution Plaza Hartford, Connecticut 06115 Attention of Corporate Trust Department

As of February 1, 1978

Gentlemen:

Louisville and Nashville Railroad Company, a corporation organized under the laws of Kentucky (the "Seller"), owns the railroad equipment described in Fxhibit A hereto (collectively the "Hulks" and individually a "Hulk"). The Seller desires to sell the Hulks and The Connecticut Bank and Trust Company (the "Buyer"), acting not in its individual capacity but solely as trustee for a trustor under a Trust Agreement dated as of the date hereof, desires to purchase the Hulks for the Purchase Price set forth in Exhibit A (the "Purchase Price").

The Seller will, from time to time, prior to delivery thereof to the Builder for reconstruction, as provided in the Reconstruction and Conditional Sale Agreement No. 2 (the "Conditional Sale Agreement") dated as of the date hereof among the Buyer, Mercantile-Safe Deposit and Trust Company, not in its individual capacity but solely as agent (the "Agent") under a Participation Agreement No. 2 (the "Participation Agreement") dated as of the date hereof, and L&N Investment Corporation (the "Builder"), deliver to the Buyer a Bill or Bills of Sale transferring title to a group of Hulks and warranting that at the date of such Bill or Bills of Sale the Seller had legal title to such Hulks and good and lawful right to sell the same and that title to such Hulks transferred to the Buyer by such Bill or Bills of Sale was free of all claims, liens, security interests, security titles and other encumbrances of any nature whatsoever except for the encumbrances expressly set forth in the Hulk Epcumbrance Certificate (as hereinafter provided) and a Hulk Encumbrance Certificate dated as of the date of such Bill or Bills of Sale. On or after the date of such Bill or Bills of Sale, the Seller will deliver the Hulks in such group to an authorized representative of the Buyer at such point or points within the United States of America as shall be specified by the Seller. The sale and delivery of the Hulks pursuant to this Agreement shall commence as soon as practicable and shall be completed on or before such date as shall permit the completion of reconstruction of each Hulk by April 10, 1979.

Notwithstanding anything to the contrary contained herein, the Buyer shall have no obligation to accept any Hulk, or to pay the Purchase Price therefor, which is delivered hereunder after (i) any event of default as defined in Article 14 of the Conditional Sale Agreement or any event (including the commencement of any proceeding or the filing of any petition of the nature specified in subparagraphs (c) and (d) of Article 14 thereof) which, with lapse of time, failure to take affirmative action and/or demand, could constitute an event of default thereunder shall have occurred, (ii) the Buyer shall have delivered written notice to the Seller that any of the conditions contained in Paragraph 7 of the Participation Agreement have not been met or waived, or (iii) the sum of (a) the difference between (1) the aggregate Purchase Price for all Hulks theretofore delivered and accepted hereunder plus the aggregate Reconstruction Cost therefor under the Conditional Sale Agreement and (2) the aggregate amount of funds theretofore disbursed by the Agent from amounts constituting Available Investor Funds (as defined in the eighth paragraph of Article 3 of the Conditional Sale Agreement) in payment of a portion of such aggregate Purchase Price and Reconstruction Cost pursuant to the Conditional Sale Agreement and (b) the Purchase Price of the next Hulk to be delivered hereunder plus the Reconstruction Cost thereof under the Conditional Sale Agreement, would exceed the sum of (x)/\$3,000,000 and (y) the amount of Available Investor Funds then on deposit with the Agent under the Participation Agreement and held for disbursement to the Seller and the Builder on a Closing Date pursuant to the eighth paragraph of Article 3 of the Conditional Sale Agreement.

The Buyer at the times hereafter specified will pay to the Seller the Purchase Price of each Hulk in each group subject to all the terms and conditions of this Agreement, including without limitation the receipt by the Buyer of (a) the Bill or Bills of Sale with respect thereto specified in the second and fifth paragraphs hereof, (b) a Certificate or Certificates of Acceptance signed by the Buyer's authorized representative stating that the Hulks in such group have been delivered to and accepted on behalf of the Buyer, (c) a written opinion of counsel for the Seller dated the date of such Bill or Bills of Sale, addressed to the Buyer and stating that such Bill or Bills of Sale are valid and effective to transfer the Lessee's title to such hulks to the Buyer, and (d) the Hulk Encumbrance Certificate with respect thereto specified in the fifth paragraph hereof.

The Hulk Encumbrance Certificate with respect to each group of the Hulks shall be dated as of the date of the Bill or Bills of Sale for such group of Hulks and shall expressly set forth, as of such date, the information specified in the penultimate sentence of subparagraph (f) of Paragraph 3 of the Participation Agreement. Each such Bill of Sale shall contain the following information with respect to each type of Hulk included in the group of Hulks covered thereby: quantity, description, the Seller's identifying numbers and place of delivery. Subject only to the conditions set forth in the second paragraph hereof and in Paragraph 7 of the Participation Agreement, the Buyer will pay the Purchase Price of each Hulk delivered and accepted as aforesaid to the Seller either on (i) the Closing Date relating to such Hulk fixed as provided in the Conditional Sale Agreement or (ii) April 20, 1979 whichever is earlier.

The Buyer may assign and/or transfer any or all of its rights under this Agreement and/or any or all of its rights to possession of any of the Hulks. Any such assignment or transfer may be made by the Buyer without the assignee or transferee assuming any of the obligations of the Buyer hereunder. The Buyer and the Seller acknowledge that such assignment or transfer is contemplated. All of the rights of the Buyer hereunder shall inure to the benefit of the Buyer's assigns.

Notwithstanding the delivery of any Bill or Bills of Sale hereunder, the Seller agrees that all responsibility with respect to any Hulk covered by such Bill or Bills of Sale, its use and operation and risk of loss thereof, shall remain with the Seller until such Hulk is delivered to and accepted by the authorized representative of the Buyer, as

provided above, and the Seller agrees to indemnify and hold the Buyer harmless from any claim made against the Buyer by reason of the transfer of title to the Hulks prior to such delivery and acceptance or with respect to the validity of such title, free from all claims, liens, security interests, security title or encumbrances of any nature other than those of the Buyer at the time of such delivery and acceptance. Upon such delivery and acceptance, all responsibility and risk of loss with respect to such Hulk shall pass to the Buyer.

In the event that any Hulk is not so delivered to the Buyer after the date of any Bill or Bills of Sale with respect thereto, the Buyer will assign to the Seller, without warranty of any kind, whatever right, title and interest the Buyer may then have in such Hulk and such Hulk shall thereafter be excluded from the provisions of this Agreement.

The Seller hereby represents and warrants to the Buyer, its successors and assigns, that (i) this Agreement was duly authorized by it and lawfully executed and delivered for a valid consideration, the performance of this Agreement will not conflict with any provision of law or with its Charter or By-laws or of any agreement binding upon it and (assuming valid authorization, execution and delivery by the Buyer) this Agreement is, insofar as it is concerned, a valid and existing agreement binding upon it in accordance with its terms as they are now in force; and (ii) no approval is required from any regulatory body with respect to the entering into or performance by it of this Agreement.

The Seller hereby covenants and agrees with the Buyer that not later than the date of payment for any Hulk, the Seller will discharge in full all obligations securing encumbrances with respect thereto (which encumbrances, if any, are set forth in the Hulk Encumbrance Certificate). Without limitation as to any other rights or actions which the Buyer may enforce against the Seller due to a breach by the Seller of its obligation set forth in the preceding sentence, in the event any such obligation has not been satisfied prior to payment for any Hulk by the Buyer, the Seller hereby agrees that the Buyer may, in lieu of making payments for any Hulks then to be made to the Seller hereunder, pay all or any portion of such payments to one or more holders of obligations secured by such encumbrances

to the extent necessary to satisfy such obligations in full and to remove such encumbrances.

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the undertakings and agreements herein made on the part of the Buyer, are made and intended not as personal undertakings and agreements by it in its individual capacity for the purpose or with the intention of binding the Buyer personally but are made and intended for the purpose of binding only the Trust Estate as such term is used in the Trust Agreement hereinabove referred to, and this Agreement is executed and accepted by the Buyer not in its own right but solely in the exercise of the powers expressly conferred upon it as trustee under the Trust Agreement; and that no personal liability or personal responsibility is assumed by or shall at any time be asserted or enforceable against said Buyer or the trustors hereinabove referred to on account of this Agreement or on account of any representation, undertaking or agreement herein of the Buyer, either express or implied, all such personal liability, if any, being expressly waived and released by the Seller and by all persons claiming by, through or under the Seller; provided, however, that the Seller or any person claiming by, through or under any of it, making claim hereunder, may look to said Trust Estate for satisfaction of the same.

This Agreement may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute but one and the same contract, which shall be sufficiently evidenced by any such original counterpart. It shall not be necessary that any counterpart be signed by both parties so long as each party shall sign at least one counterpart. This Agreement shall be valid, binding and effective at such time as the Agent shall have received (or as to which the Agent shall have received attested telegraphic communication confirming execution of) counterparts executed by the Buyer and Seller.

If the foregoing arrangement concerning sale of the Hulks is satisfactory to the Buyer, please confirm by signing each of the enclosed counterparts of this letter, returning one to the Seller, delivering one to the Agent and giving

the telegraphic confirmation of execution to the Agent as aforesaid.

Very truly yours,

LOUISVILLE AND NASHVILLE RAILROAD COMPANY,

by

Asst. Nice President

[Corporate Seal]

Attest:

ATTESTING OFFICE

Accepted as of the date first set forth above. THE CONNECTICUT BANK AND TRUST COMPANY, acting not in its individual capacity but solely as Trustee,

by .

Authorized Officer

[Seal]

Attest:

Authorized Officer

COMMONWEALTH OF KENTUCKY,)
: ss.:
COUNTY OF JEFFERSON,)

On this day of the 1978, before me personally appeared to me personally known, who, being by me duly sworn, says that he is Assistant Vice President of LOUISVILLE AND NASHVILLE RAILROAD COMPANY, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that such instrument was this day signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Fatricia O. Oglesby Notary Public

NOTARY PUBLIC, STATE AT LARGE
[Notarial Seal] My Commission Expires April 12, 1981

My Commission expires

STATE OF CONNECTICUT,)
: ss.
COUNTY OF HARTFORD,)

On this day of 1978, before me personally appeared , to me personally known, who, being by me duly sworn, says that he is an Authorized Officer of THE CONNECTICUT BANK AND TRUST COMPANY, that one of the seals affixed to the foregoing instrument is the seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[Notarial Seal]

My Commission expires .

EXHIBIT A--HULK PURCHASE AGREEMENT (No. 1)

			Hulk	Hulk	
Quan <u>tity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
Quan <u>tity*</u> 115	Description 50-Ton Box Cars		97109, 97110, 97161, 97195, 97314, 97355, 98115, 98138, 98386, 98389, 98404, 98437, 98446, 98532, 98546, 98569, 108538, 108648, 108685, 108698, 108709, 108726, 108775, 108800, 108801, 108808, 108810, 108824, 108829, 108834, 108847, 108849, 108859, 108865, 108873, 108878, 108881, 108882, 108893, 108905, 108905, 108910, 108918, 108919, 108926, 108927, 108934, 108936, 108971, 108936, 108971, 108972, 108964, 108971, 108972, 108974, 108976, 108978, 108983, 108987, 109000, 109008, 109027, 109034, 109035, 109044, 109046, 109052, 109053, 109044, 109046, 109052, 109053, 109065, 109073, 109084, 109090, 109098, 109115, 109117, 109118, 109134, 109141, 109143, 109145, 109155, 109159, 109172, 109188,		
			109196, 109198, 109205, 109208, 109227, 109228, 109234, 109238, 109240, 109253, 109255, 109275, 109311, 109348, 109365, 109366, 109375, 109389		

			Hulk	Hulk	
uant <u>ity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
85	70-Ton Box Cars	L&N	100005, 100076, 100084, 100096, 100102, 100113, 100164, 100165, 100166, 100171, 100216, 100226, 100230, 100272, 100280, 100304, 100327, 100344, 100362, 100373, 100396, 100419, 100429, 100473, 100489, 100518, 100528, 100534, 100579, 100598, 100696, 100700, 100717, 100737, 100737, 102000, 102014, 102030, 102032, 102036, 102064, 102067, 102073, 102088, 102094, 102097, 102313, 102317, 102479, 102509, 102607, 102626, 102679, 102717, 102718, 102754, 102789, 103111, 103143, 103176, 103177, 103183, 103212, 103263, 103273, 103286, 103313, 103319, 103329, 103384, 103409, 103470, 103508, 103519, 103536, 103544, 103584, 103750, 103884	\$4,500	\$382,500
56	70-Ton Open- Top Hoppers	L&N	153014, 153019, 153199, 153229, 153255, 153277, 153308, 153408, 153427, 153479, 153474, 153537, 153571, 153574, 153581, 153618, 153843, 153892, 154018, 154092, 154120, 154126, 154145, 154215, 154320, 154628, 154688, 154712, 154713, 154827, 154861, 154917, 154940, 154952, 154955, 154968, 154972, 155002, 155030,		

	Hulk		Hulk		
uant <u>ity*</u>	<u>Description</u>	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	70-Ton Open- Top Hoppers (Cont'd)	L&N	155147, 155266, 155293, 155296, 155404, 155482, 155731, 155811, 155843, 155931, 155973, 156024, 156091, 156092, 156107, 156108, 156123		
86	80-Ton Open- Top Hoppers	L&N	180067, 180227, 180436, 180575, 180616, 180617, 180804, 180833, 180914, 182298, 182415, 182439, 182549, 182589, 182827, 182877, 182887, 183048, 183056, 183156, 183344, 183492, 183498, 183614, 183621, 183932, 183985, 184089, 184116, 184143, 184208, 184361, 184533, 184829, 184942, 184953, 185025, 185288, 185356, 185623, 185728, 186223, 186384, 186408, 186411, 186495, 186621, 186736, 186964, 187060, 187193, 187234, 187242, 187404, 187488, 187537, 187746, 187908, 187987, 188211, 188323, 188359, 188444, 188477, 188486, 188619, 188666, 188900, 188947, 189028, 189065, 189155, 189163, 189256, 189257, 189271, 189308, 189327, 189377, 189381	\$4,500	\$387,000
33	100-Ton Open- Top Hoppers	L&N	191007, 191021, 191113, 191129, 191140, 191212, 191221, 191236, 191283, 191292, 191342, 191389, 191409, 191444, 191546, 191594, 191604, 191615,	4,500	148,500

•			Hulk		<u>Hulk</u>	
Quan <u>tity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price	
	100-Ton Open Top Hoppers (Cont'd)	L&N	191634, 191638, 191640, 191645, 191659, 191667, 191670, 191697, 191724, 191754, 191763, 191772, 191787, 191809, 191886			
218	70-Ton Gondola Cars	L&N	26007, 26016, 26017, 26019, 26033, 26040, 26046, 26057, 26062, 26077, 26085, 26087, 26088, 26089, 26090, 26100, 26114, 26134, 26161, 26164, 26179, 26185, 26232, 26234, 26260, 26285, 26288, 26720, 26736, 26740, 39005, 39059, 39070, 39098, 39100, 39103, 39105, 39125, 39145, 39146, 39147, 39153, 39155, 39172, 39173, 39193, 39195, 39202, 39226, 39227, 39231, 39233, 39235, 39239, 39242, 39245, 39270, 39279, 39286, 39287, 39290, 39291, 39391, 39394, 39395, 39391, 39394, 39395, 39404, 39405, 39415, 39421, 39425, 39430, 39439, 39455, 39479, 39488, 39506, 39572, 39574, 39626, 39566, 39572, 39574, 39684, 39688, 39708, 39712, 39717, 39773, 39780, 39786, 39712, 39717, 39773, 39780, 39786, 39787, 39855, 39864, 39872, 39886, 39897, 39913, 39916, 39934, 39960, 39979, 170003, 17001 170037, 170083, 170125, 170217, 170224, 170232, 170258, 170267, 170270, 170273, 170289, 170291, 170298, 170399, 170413, 170430, 170439, 170457,		\$981,000	

		Hulk		Hulk	
antity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	70-Ton Gondola Cars (Cont'd)	L&N	170465, 170484, 170491, 170498, 170501, 170506, 170510, 170522, 170576, 170588, 170589, 170601, 170629, 170637, 170659, 170666, 170670, 170673, 170674, 170679, 170692, 170698, 170729, 170732, 170748, 170761, 170768, 170797, 170837, 170837, 170847, 170947, 170951, 170977, 171030, 171071, 171076, 171093, 171095, 171105, 171112, 171136, 171202, 171248, 171250, 171256, 171277, 171303, 171358, 171365, 171387, 171389, 171509, 171553, 171558, 171678, 171689, 171703, 171707, 171742, 171804, 171901, 171946, 172042, 172052, 173088, 173086, 173087, 173088, 173089, 173091, 173092, 173100		
32	100-Ton Gondola Cars	L&N	175012, 175026, 175035, 175041, 175044, 175046, 175057, 175059, 175074, 175089, 175091, 175098, 176007, 176035, 176049, 176077, 176182, 17627, 176279, 176308, 176333, 176396, 176493, 176500, 176662, 176791	\$ 4, 500	\$144,000
80 -	100-Ton Covered Hopper Cars	L&N	200088, 200159, 200160, 200200, 200212, 200225, 200263, 200309, 200318, 200321, 200342, 200400,	4,500	360,000

		Hulk		Hulk	
ant <u>ity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	100-Ton Covered Hopper Cars (Cont'd)	L&N	200404, 200432, 200447, 200465, 200536, 200571, 201003, 201005, 201014, 201019, 201031, 201033, 201036, 201042, 201055, 201064, 201066, 201068, 201070, 201072, 201080, 201081, 201021, 201121, 201140, 201167, 201204, 201210, 201218, 201228, 201231, 201264, 201270, 201278, 201295, 201386, 201398, 201433, 201440, 201443, 201449, 201461, 201468, 201485, 201499, 240089, 240197, 240237, 240282, 250027, 250031, 250032, 250034, 250038, 250042, 250093, 250101, 250106, 250108, 250129, 250131		
4	70-Ton Bulkhead Flat Cars	L&N	22508, 22636, 22643, 22771	\$4,500	\$18,000
4	100-Ton Bulkhead Flat Cars	L&N	22304, 22306, 22932, 22961	4,500	18,000
32	50-Ton Flat Cars	MON	7201, 7203, 7206, 7212, 7220, 7221, 7224, 7229, 7231, 7234, 7235, 7236, 7242, 7246, 7247, 7248, 7250, 7607	4,500	144,000
- ; -		L&N	21406, 21414, 22264, 22269, 22273, 22274, 22291, 23902, 23903, 23904, 23906, 23910, 23912, 23914		·

\$3,726,000

			Hulk	Hulk	
Quantity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
50	70-Ton Covered Hopper Cars to Ballast Cars	L&N	37859, 37865, 37866, <u>37873</u> , 37880, 37887, 37891, 37904, <u>37907</u> , 37912, 37916, 37935, <u>37960</u> , <u>37970</u> , 37980, 37998, 38006, 38035, 38056, 38057, 38067, 38073, 38082, 38098, <u>38109</u> , 38124, 38138, 38141, <u>38155</u> , 38162, 38228, 38263, 38269, 38282, 38285, 38290, 38309, 38324, 38335, 38337, 38342, 38352, 38361, 38387, 38407, 38426, 38434, 38445, 38524		\$225,000
33	50-Ton Pulpwood Cars to Welded Rail Cars	L&N	20516, 20542, 20553, 20558, 20574, 20593, 20624, 20633, 20659, 20682, 20693, 20694, 20720, 20726, 20728, 20729, 20740, 20772, 20797, 20798, 20803, 20809, 20817, 20848, 20877, 20906, 20914, 20929, 20941, 20961, 20963, 20966, 20968	·	148,500

* Although this Exhibit A includes a description of 828 Hulks, Hulk Purchase

828

^{*} Although this Exhibit A includes a description of 828 Hulks, Hulk Purchase Agreement No. 2, dated as of the date hereof, between the Connecticut Bank and Trust Company, Trustee, Buyer, and Louisville and Nashville Railroad Company, Seller, will, as provided therein, cover only those Hulks which are delivered to the Buyer for reconstruction into units of Equipment having an aggregate Purchase Price not exceeding \$7,000,000 under Reconstruction and Conditional Sale Agreement No. 2 between Mercantile Safe-Deposit Company, as Agent, L&N Investment Corporation and The Connecticut Bank and Trust Company, as Trustee. Following completion of deliveries, this Exhibit A will be amended to delete from the description those Hulks not covered.

HULK PURCHASE AGREEMENT (No. 2)

Louisville and Nashville Railroad Company

The Connecticut Bank and Trust Company One Constitution Plaza Hartford, Connecticut 06115 Attention of Corporate Trust Department

As of February 1, 1978

Gentlemen:

Louisville and Nashville Railroad Company, a corporation organized under the laws of Kentucky (the "Seller"), owns the railroad equipment described in Fxhibit A hereto (collectively the "Hulks" and individually a "Hulk"). The Seller desires to sell the Hulks and The Connecticut Bank and Trust Company (the "Buyer"), acting not in its individual capacity but solely as trustee for a trustor under a Trust Agreement dated as of the date hereof, desires to purchase the Hulks for the Purchase Price set forth in Exhibit A (the "Purchase Price").

The Seller will, from time to time, prior to delivery thereof to the Builder for reconstruction, as provided in the Reconstruction and Conditional Sale Agreement No. 2 (the "Conditional Sale Agreement") dated as of the date hereof among the Buyer, Mercantile-Safe Deposit and Trust Company, not in its individual capacity but solely as agent (the "Agent") under a Participation Agreement No. 2 (the "Participation Agreement") dated as of the date hereof, and L&N Investment Corporation (the "Builder"), deliver to the Buyer a Bill or Bills of Sale transferring title to a group of Hulks and warranting that at the date of such Bill or Bills of Sale the Seller had legal title to such Hulks and good and lawful right to sell the same and that title to such Hulks transferred to the Buyer by such Bill or Bills of Sale was free of all claims, liens, security interests, security titles and other encumbrances of any nature whatsoever except for the encumbrances expressly set forth in the Hulk Encumbrance Certificate (as hereinafter provided) and a Hulk Encumbrance Certificate dated as of the date of such Bill or Bills of Sale. On or after the date of such Bill or Bills of Sale, the Seller will deliver the Hulks in such group to an authorized representative of the Buyer at such point or points within the United States of America as shall be specified by the Seller. The sale and delivery of the Hulks pursuant to this Agreement shall commence as soon as practicable and shall be completed on or before such date as shall permit the completion of reconstruction of each Hulk by April 10, 1979.

Notwithstanding anything to the contrary contained herein, the Buyer shall have no obligation to accept any Hulk, or to pay the Purchase Price therefor, which is delivered hereunder after (i) any event of default as defined in Article 14 of the Conditional Sale Agreement or any event (including the commencement of any proceeding or the filing of any petition of the nature specified in subparagraphs (c) and (d) of Article 14 thereof) which, with lapse of time, failure to take affirmative action and/or demand, could constitute an event of default thereunder shall have occurred, (ii) the Buyer shall have delivered written notice to the Seller that any of the conditions contained in Paragraph 7 of the Participation Agreement have not been met or waived, or (iii) the sum of (a) the difference between (1) the aggregate Purchase Price for all Hulks theretofore delivered and accepted hereunder plus the aggregate Reconstruction Cost therefor under the Conditional Sale Agreement and (2) the aggregate amount of funds theretofore disbursed by the Agent from amounts constituting Available Investor Funds (as defined in the eighth paragraph of Article 3 of the Conditional Sale Agreement) in payment of a portion of such aggregate Purchase Price and Reconstruction Cost pursuant to the Conditional Sale Agreement and (b) the Purchase Price of the next Hulk to be delivered hereunder plus the Reconstruction Cost thereof under the Conditional Sale Agreement, would 2,068,697,40 exceed the sum of $(x)/\sqrt{3.000,000}$ and (y) the amount of Available Investor Funds then on deposit with the Agent under the Participation Agreement and held for disbursement to the Seller and the Builder on a Closing Date pursuant to the eighth paragraph of Article 3 of the Conditional Sale Agreement.

The Buyer at the times hereafter specified will pay to the Seller the Purchase Price of each Hulk in each group subject to all the terms and conditions of this Agreement, including without limitation the receipt by the Buyer of (a) the Bill or Bills of Sale with respect thereto specified in the second and fifth paragraphs hereof, (b) a Certificate or Certificates of Acceptance signed by the Buyer's authorized representative stating that the Hulks in such group have been delivered to and accepted on behalf of the Buyer, (c) a written opinion of counsel for the Seller dated the date of such Bill or Bills of Sale, addressed to the Buyer and stating that such Bill or Bills of Sale are valid and effective to transfer the Lessee's title to such hulks to the Buyer, and (d) the Hulk Encumbrance Certificate with respect thereto specified in the fifth paragraph hereof.

The Hulk Encumbrance Certificate with respect to each group of the Hulks shall be dated as of the date of the Bill or Bills of Sale for such group of Hulks and shall expressly set forth, as of such date, the information specified in the penultimate sentence of subparagraph (f) of Paragraph 3 of the Participation Agreement. Each such Bill of Sale shall contain the following information with respect to each type of Hulk included in the group of Hulks covered thereby: quantity, description, the Seller's identifying numbers and place of delivery. Subject only to the conditions set forth in the second paragraph hereof and in Paragraph 7 of the Participation Agreement, the Buyer will pay the Purchase Price of each Hulk delivered and accepted as aforesaid to the Seller either on (i) the Closing Date relating to such Hulk fixed as provided in the Conditional Sale Agreement or (ii) April 20, 1979 whichever is earlier.

The Buyer may assign and/or transfer any or all of its rights under this Agreement and/or any or all of its rights to possession of any of the Hulks. Any such assignment or transfer may be made by the Buyer without the assignee or transferee assuming any of the obligations of the Buyer hereunder. The Buyer and the Seller acknowledge that such assignment or transfer is contemplated. All of the rights of the Buyer hereunder shall inure to the benefit of the Buyer's assigns.

Notwithstanding the delivery of any Bill or Bills of Sale hereunder, the Seller agrees that all responsibility with respect to any Hulk covered by such Bill or Bills of Sale, its use and operation and risk of loss thereof, shall remain with the Seller until such Hulk is delivered to and accepted by the authorized representative of the Buyer, as

provided above, and the Seller agrees to indemnify and hold the Buyer harmless from any claim made against the Buyer by reason of the transfer of title to the Hulks prior to such delivery and acceptance or with respect to the validity of such title, free from all claims, liens, security interests, security title or encumbrances of any nature other than those of the Buyer at the time of such delivery and acceptance. Upon such delivery and acceptance, all responsibility and risk of loss with respect to such Hulk shall pass to the Buyer.

In the event that any Hulk is not so delivered to the Buyer after the date of any Bill or Bills of Sale with respect thereto, the Buyer will assign to the Seller, without warranty of any kind, whatever right, title and interest the Buyer may then have in such Hulk and such Hulk shall thereafter be excluded from the provisions of this Agreement.

The Seller hereby represents and warrants to the Buyer, its successors and assigns, that (i) this Agreement was duly authorized by it and lawfully executed and delivered for a valid consideration, the performance of this Agreement will not conflict with any provision of law or with its Charter or By-laws or of any agreement binding upon it and (assuming valid authorization, execution and delivery by the Buyer) this Agreement is, insofar as it is concerned, a valid and existing agreement binding upon it in accordance with its terms as they are now in force; and (ii) no approval is required from any regulatory body with respect to the entering into or performance by it of this Agreement.

The Seller hereby covenants and agrees with the Buyer that not later than the date of payment for any Hulk, the Seller will discharge in full all obligations securing encumbrances with respect thereto (which encumbrances, if any, are set forth in the Hulk Encumbrance Certificate). Without limitation as to any other rights or actions which the Buyer may enforce against the Seller due to a breach by the Seller of its obligation set forth in the preceding sentence, in the event any such obligation has not been satisfied prior to payment for any Hulk by the Buyer, the Seller hereby agrees that the Buyer may, in lieu of making payments for any Hulks then to be made to the Seller hereunder, pay all or any portion of such payments to one or more holders of obligations secured by such encumbrances

to the extent necessary to satisfy such obligations in full and to remove such encumbrances.

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the undertakings and agreements herein made on the part of the Buyer, are made and intended not as personal undertakings and agreements by it in its individual capacity for the purpose or with the intention of binding the Buyer personally but are made and intended for the purpose of binding only the Trust Estate as such term is used in the Trust Agreement hereinabove referred to, and this Agreement is executed and accepted by the Buyer not in its own right but solely in the exercise of the powers expressly conferred upon it as trustee under the Trust Agreement; and that no personal liability or personal responsibility is assumed by or shall at any time be asserted or enforceable against said Buyer or the trustors hereinabove referred to on account of this Agreement or on account of any representation, undertaking or agreement herein of the Buyer, either express or implied, all such personal liability, if any, being expressly waived and released by the Seller and by all persons claiming by, through or under the Seller; provided, however, that the Seller or any person claiming by, through or under any of it, making claim hereunder, may look to said Trust Estate for satisfaction of the same.

This Agreement may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute but one and the same contract, which shall be sufficiently evidenced by any such original counterpart. It shall not be necessary that any counterpart be signed by both parties so long as each party shall sign at least one counterpart. This Agreement shall be valid, binding and effective at such time as the Agent shall have received (or as to which the Agent shall have received attested telegraphic communication confirming execution of) counterparts executed by the Buyer and Seller.

If the foregoing arrangement concerning sale of the Hulks is satisfactory to the Buyer, please confirm by signing each of the enclosed counterparts of this letter, returning one to the Seller, delivering one to the Agent and giving

the telegraphic confirmation of execution to the Agent as aforesaid.

Very truly yours,

LOUISVILLE AND NASHVILLE RAILROAD COMPANY.

by

Asst. Vice President

[Corporate Seal]

Attest:

Assistant Secretary

Accepted as of the date first set forth above.
THE CONNECTICUT BANK AND TRUST COMPANY, acting not in its individual capacity but solely as Truster,

Authorized Officer

[Seal]

Attest:

Authorized Officer

COMMONWEALTH OF KENTUCKY,)
: ss.:
COUNTY OF JEFFERSON,)

On this day of 1978, before me personally appeared , to me personally known, who, being by me duly sworn, says that he is Assistant Vice President of LOUISVILLE AND NASHVILLE RAILROAD COMPANY, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that such instrument was this day signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[Notarial Seal]

My Commission expires

STATE OF CONNECTICUT,)
: ss.:
COUNTY OF HARTFORD,)

On this /8th day of Joly 1978, before me personally appeared **DONALD E. SMITH**, to me personally known, who, being by me duly sworn, says that he is an Authorized Officer of THE CONNECTICUT BANK AND TRUST COMPANY, that one of the seals affixed to the foregoing instrument is the seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[Notarial Seal]

My Commission expires

BARBARA S. KACICH
NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 31, 1982

EXHIBIT A--HULK PURCHASE AGREEMENT (No. 1)

		Hulk		Hulk	
Quantity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
115	50-Ton Box Cars	L&N	97109, 97110, 97161, 97195, 97314, 97355, 98115, 98138, 98386, 98389, 98404, 98437, 98446, 98532, 98546, 98569, 108538, 108648, 108665, 108613, 108648, 108685, 108698, 108709, 108726, 108775, 108800, 108801, 108808, 108810, 108812, 108816, 108824, 108829, 108834, 108847, 108849, 108859, 108865, 108873, 108878, 108881, 108882, 108884, 108893, 108897, 108902, 108905, 108910, 108918, 108919, 108926, 108927, 108928, 108956, 108972, 108964, 108971, 108972, 108983, 108976, 108978, 108983, 108987, 109000, 109008, 109027, 109034, 109035, 109044, 109046, 109052, 109053, 109065, 109073, 109084, 109090, 109098, 109115, 109117, 109118, 109145, 109155, 109159, 109172, 109173, 109175, 109186, 109188, 109196, 109198, 109228, 109234, 109238, 109240, 109253, 109255, 109275, 109311, 109348, 109365, 109366, 109375, 109389	\$4,500	\$517,500

•			Hulk	Н	ulk
uant <u>ity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	70-Ton Box Cars	L&N	100005, 100076, 100084, 100096, 100102, 100113, 100164, 100165, 100166, 100171, 100216, 100226, 100230, 100272, 100280, 100304, 100327, 100344, 100362, 100373, 100396, 100419, 100429, 100473, 100489, 100518, 100528, 100534, 100579, 100598, 100696, 100700, 100717, 100737, 100739, 100741, 100777, 102000, 102014, 102030, 102032, 102036, 102064, 102067, 102073, 102313, 102317, 102479, 102509, 102607, 102626, 102679, 102689, 102697, 102717, 102718, 102754, 102789, 103111, 103143, 103176, 103177, 103183, 103212, 103263, 103273, 103286, 103313, 103319, 103329, 103384, 103409, 103470, 103508, 103519, 103536, 103544, 103584, 103750, 103884	\$4,500	\$382,500
56	70-Ton Open- Top Hoppers	L&N	153014, 153019, 153199, 153229, 153255, 153277, 153308, 153408, 153427, 153479, 153494, 153537, 153571, 153574, 153581,		
•			153618, 153843, 153892, 154018, 154092, 154120, 154126, 154145, 154215, 154320, 154628, 154688, 154712, 154713, 154827, 154861, 154917, 154940, 154952, 154955, 154968, 154972, 155002, 155030,		

		Hulk		Hulk	
uant <u>ity</u> *	<u>Description</u>	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	70-Ton Open- Top Hoppers (Cont'd)	L&N	155147, 155266, 155293, 155296, 155404, 155482, 155731, 155811, 155843, 155931, 155973, 156024, 156091, 156092, 156107, 156108, 156123		
	80-Ton Open- Top Hoppers	L&N	180067, 180227, 180436, 180575, 180616, 180617, 180804, 180833, 180914, 182298, 182415, 182439, 182549, 182589, 182827, 182877, 182887, 183048, 183056, 183156, 183344, 183492, 183498, 183614, 183621, 183932, 183985, 184089, 184116, 184143, 184208, 184361, 184533, 184829, 184841, 184850, 184926, 184942, 184953, 185025, 185288, 185356, 185623, 185728, 186223, 186289, 186339, 186364, 186384, 186408, 186411, 186495, 186621, 186736, 187234, 187242, 187404, 187488, 187537, 187746, 187908, 187987, 188211, 188323, 188359, 188444, 188477, 188486, 188619, 188666, 188900, 188947, 189028, 189065, 189155, 189163, 189256, 189257, 189377, 189381	\$4,500	\$387,000
33	100-Ton Open- Top Hoppers	L&N	191007, 191021, 191113, 191129, 191140, 191212, 191221, 191236, 191283, 191292, 191342, 191389, 191409, 191444, 191546, 191594, 191604, 191615,	4,500	148,500

		Hulk		Hulk	
Quantity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	100-Ton Open Top Hoppers (Cont'd)	L&N	191634, 191638, 191640, 191645, 191659, 191667, 191670, 191697, 191724, 191754, 191763, 191772, 191787, 191809, 191886		·
218	70-Ton Gondola Cars	L&N	26007, 26016, 26017, 26019, 26033, 26040, 26046, 26057, 26062, 26077, 26085, 26087, 26088, 26089, 26090, 26100, 26114, 26134, 26161, 26164, 26179, 26185, 26232, 26234, 26260, 26285, 26288, 26720, 26736, 26740, 39005, 39059, 39070, 39098, 39100, 39103, 39105, 39125, 39145, 39146, 39147, 39153, 39155, 39172, 39173, 39193, 39195, 39202, 39226, 39227, 39231, 39233, 39235, 39239, 39242, 39245, 39270, 39279, 39286, 39287, 39290, 39291, 39293, 39301, 39311, 39330, 39331, 39353, 39356, 39372, 39391, 39394, 39395, 39404, 39405, 39415, 39421, 39425, 39430, 39439, 39455, 39479, 39488, 39506, 39572, 39574, 39626, 39631, 39660, 39572, 39574, 39626, 39631, 39660, 39672, 39684, 39688, 39708, 39712, 39717, 39773, 39780, 39786, 39788, 39805, 39816, 39825, 39850, 39855, 39864, 39872, 39886, 39897, 39913, 39916, 39934, 39960, 39979, 170003, 17001170037, 170083, 170125, 170217, 170224, 170232, 170258, 170267, 170270, 170273, 170289, 170291, 170298, 170399, 170413, 170430, 170439, 170457,		\$981,000

Hulk

			HUIK		uin_
uantity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
•	70-Ton Gondola Cars (Cont'd)	L&N	170465, 170484, 170491, 170498, 170501, 170506, 170510, 170522, 170576, 170588, 170589, 170601, 170629, 170666, 170670, 170673, 170674, 170729, 170732, 170748, 170761, 170768, 170797, 170833, 170834, 170837, 170865, 170878, 170947, 170951, 170977, 171030, 171071, 171076, 171093, 171075, 17112, 171136, 171202, 171248, 171250, 171256, 171277, 171303, 171358, 171365, 171369, 171558, 171678, 171678, 171678, 171678, 171689, 171703, 171707, 171742, 171804, 171901, 171946, 172042, 173080, 173086, 173087, 173088, 173089, 173091, 173092, 173100		
32	100-Ton Gondola Cars	L&N	175012, 175026, 175035, 175041, 175044, 175046, 175057, 175059, 175074, 175089, 175091, 175098, 176007, 176035, 176049, 176179, 176182, 176227, 176279, 176396, 176493, 176396, 176493, 176500, 176662, 176692, 176735, 176766, 176791	\$4,500	\$144,000
80.	100-Ton Covered Hopper Cars	L&N	200088, 200159, 200160, 200200, 200212, 200225, 200263, 200309, 200318, 200321, 200342, 200400,	4,500	360,000

Hulk

		Hulk		Hulk	
uant <u>ity*</u>	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price
	100-Ton Covered Hopper Cars (Cont'd)	L&N	200404, 200432, 200447, 200465, 200536, 200571, 201003, 201005, 201014, 201019, 201031, 201033, 201036, 201042, 201055, 201064, 201066, 201068, 201070, 201072, 201080, 201081, 201021, 201121, 201140, 201167, 201204, 201210, 201218, 201228, 201231, 201264, 201270, 201278, 201295, 201386, 201398, 201433, 201440, 201443, 201449, 201461, 201468, 201485, 201499, 240089, 240197, 240237, 240282, 250027, 250031, 250032, 250034, 250038, 250042, 250093, 250101, 250106, 250108, 250112, 250126, 250129, 250131		
4	70-Ton Bulkhead Flat Cars	L&N	22508, 22636, 22643, 22771	\$4,500	\$18,000
4	100-Ton Bulkhead Flat Cars	L&N	22304, 22306, 22932, 22961	4,500	18,000
32	50-Ton Flat Cars	MON	7201, 7203, 7206, 7212, 7220, 7221, 7224, 7229, 7231, 7234, 7235, 7236, 7242, 7246, 7247, 7248, 7250, 7607	4,500	144,000
•		L&N	21406, 21414, 22264, 22269, 22273, 22274, 22291, 23902, 23903, 23904, 23906, 23910, 23912, 23914		·

\$3,726,000

			Hulk	Hu	Hulk	
Quantity*	Description	Rail- Road Prefix	Railroad Numbers*	Purchase Price	Total Purchase Price	
50	70-Ton Covered Hopper Cars to Ballast Cars	L&N	37859, 37865, 37866, 3787 37880, 37887, 37891, 3790 37907, 37912, 37916, 3793 37960, 37970, 37980, 3799 38006, 38035, 38056, 3805 38067, 38073, 38082, 3809 38099, 38109, 38124, 3813 38141, 38155, 38162, 3822 38263, 38269, 38282, 3828 38290, 38309, 38324, 3833 38337, 38342, 38352, 3836 38387, 38407, 38426, 3843 38445, 38524		\$225,000	
•	50-Ton Pulpwood Cars to Welded Rail Cars	L&N	20516, 20542, 20553, 2055 20574, 20593, 20624, 2063 20659, 20682, 20693, 2069 20720, 20726, 20728, 2072 20740, 20772, 20797, 2079 20803, 20809, 20817, 2084 20877, 20906, 20914, 2092 20941, 20961, 20963, 2096	, , , ,	148,500	

828

^{*} Although this Exhibit A includes a description of 828 Hulks, Hulk Purchase Agreement No. 2, dated as of the date hereof, between the Connecticut Bank and Trust Company, Trustee, Buyer, and Louisville and Nashville Railroad Company, Seller, will, as provided therein, cover only those Hulks which are delivered to the Buyer for reconstruction into units of Equipment having an aggregate Purchase Price not exceeding \$7,000,000 under Reconstruction and Conditional Sale Agreement No. 2 between Mercantile Safe-Deposit Company, as Agent, L&N Investment Corporation and The Connecticut Bank and Trust Company, as Trustee. Following completion of deliveries, this Exhibit A will be amended to delete from the description those Hulks not covered.